Application No.: 10/531,560

Customer No.: 000027683 Atty. Docket No.: 36672.6

2. REMARKS

2.1 EXAMINER INTERVIEW

Applicants have submitted the accompanying amendment in response to the telephonic interview conducted with Examiner Bradley and the undersigned representative on September 17, 2009, in which the Office requested Applicants to provide a single, concise, and cumulative amendment to the specification, that incorporates all amendments made previously during prosecution to facilitate completion of the final printer's typography of the allowed patent text as requested by the Office of Patent Publication. Because many of the same paragraphs were sequentially amended during the prosecution history in view of various requests by the Office of Patent Publication to provide more legible chemical structures suitable for publication of the claimed compounds that occur throughout the text.

To that end, Applicants have provided the accompanying amendment which consolidates all prior specification amendments into a single, cohesive cumulative amendment. Applicants certify no new matter is included by way of the present amendment.

Applicants have also included a replacement Application Data Sheet (ADS) at the request of Examiner Bradley, in view of the fact that the electronic file history contained on PAIR does not contain the correct ADS as originally filed. According to Examiner Bradley, the file history contains an ADS that belongs to a separate matter pending before the Office. To facilitate completion of the issuance of the pending application, Applicants herewith provide the correct ADS that reflects the current application particulars.

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2.2 CONCLUSION

Should Examiner Bradley have any questions upon entry of this response and consideration of the accompanying remarks, a telephone call to the Applicants' undersigned representative would be sincerely appreciated.

Respectfully submitted,

September 21, 2009

Date

Mark D. Moore, Ph.D. (Reg. No. 42,903)

Mark model

HAYNES AND BOONE, LLP Customer No. 27683

Phone: 713-547-2040 Fax: 214-200-0853

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Certificate of Service

I hereby certify that this correspondence is being filed electronically with the U.S. Patent and Trademark Office via Efs-Web on September 21, 2009.

Marty Miles